

Two Million People see The World every day, There is no other medium for reaching so many at a trifling cost.

PRICE ONE CENT.

NEW YORK, THURSDAY, DECEMBER 13, 1894.

## A PANTATA IN A CELL.

Stephenson the First Police Captain to Be Convicted.

He Refuses to Make a Statement at Present.

on Ingraham's Charge-He Will Appeal the Case.

> THE RECORD TO DATE. CONVICTED.

olice Capt. John T. Stephenson, in-for bribery, found guilty. Peualty, nument for not less than five nor TO RE TRIED.

Police Capt. Max Schmittberger, West Phirtieth Street Station, indicted for eribery. Ex-Police Capt. Michael Doberty, in-

dicted for bribery. Ex-Sergt. Charles A. Parkinson, in-dicted for bribery. Ex-Sergt. Felix McKenna, indicted for

Ex-Sergt. Hugh Clark, indicted for for bribery. Ex-Sergt. George Lefbers, indicted for

Ex-Ward Man John Hock, indicted for Ex-Ward Man James Burns, indicted

Ex-Ward Man Bernard Mechan, indicted for bribery. Ex-Ward Man George Smith, indicted

John Thomas Stephenson, late Captain of police at the Leonard street station, for the first time in his life found himself in the old gray Tombs prison, not as complainant or committing officer, but



CAPT. STEPHENSON. He was ushered there by a deputy the "Bridge of Sighs," then first trod by a "pantata." or accused high police official, which leads from the new Crimina Court building, where in the Court of Oyer and Terminer, before Justice Inthree-quarters of an hour's deliberation

The specific offense, as already detailed in "The Evening World," was that he accepted baskets of peaches from Fruit Merchant Martin N. Edwards, in consideratio of permitting him to vio-late the naw by obstructing the sidewalk in front of his commission-house during the year 1891.

in front of his commission-house during the year 1891.

As stated in "The Evening World's" Night Edition, the jury retired at 4.39. They returned their verdict at 7.45, the delay, it is said, having been caused by Juror McKeon, who occupied seat No. 3 in the tury box, and is believed to have stood out for acquittal.

Ex-Capt Stephenson passed a quiet night, according to his keeper, in cell No. 3, ground tier, of the Old Prison, in the Tombs. In spite of the evident slock he received when the verdict was rendered, he slept well, it was reported, and arising at 7 o'clock, atc a hearty breakfast.

As has been characteristic of him all

and arising at 7 o'clock, ate a hearty breakfast.

As has been characteristic of him all through his trial, he then called for all the papers and scanned with eagerness the reports of the proceedings.

He positively declined to see any reporters, replying to all cards and queries: "I have nothing whatever to say until after I consult with my counsel."

Capt. Stephenson will be arraigned for sentence one week from to-day. The penalty for his crime is not less than five or more than ten years and \$5,000 fin. or both.

"The conviction of Stephenson yesterday," said Travers Jerome. "I look upon as a great triumph for the Lexow investigation. It was said that his Goff was proceeding without any rules of evidence, and that hings would be very different when the cases were brought into court before a jury. The same thing was said thout the trials before the Police Board. Now, however, the matter has been laid before a fair and intelligent jury, and they saw that the man was guilty."

City, indicted in connection with the Sugar Trust investigation, was argued before the District Court of Appeals this afternoon.

Attorneys Jere, Wilson and Samuel Mandalment of the Contention that the Senate had not a constitutional right to authorize its committee to make the investigation, and that the committee had no authority to require answer to the questions. City, indicted in connection with the

# **OUTSIDERS WIN AGAIN**

First Choices Unable to Land in the First Two Races.

Six and a half furlouse. Starters. Wights, J's's. Cyrus. 162. ... (Casain). Dan Collins. 164. (Keith). Lank. 104. ... (Lank. 104. ... (L

samaritan, His Grace and Northford Capture Events.

Seventeen Bookies Doing Business at Alexander.

RACE TRACK. ALEXANDER ISL.

AND, Dec. 12.—All records for the number of bookmakers at the Alexander Island course were broken to-day, as seventeen pencillers were on the line.

Warm and pleasant weather prevailed, but the track was sticky, and fast time

Bis follows:

First Race—Four and a half furlongs.

Won by Sylvan, 4 to 1 and 6 to 5; Eldorado accond, 4 to 1 place, and Con McSweeny third. Time—0.59 1-4.

Second Race—Five furlongs.—Won by Second, 8 to 5 place; Tremor third. Time—1.06 1-2.

Third Race—Five furlongs.—Won by Forerunner, 15 to 1 and 6 to 1; San Salvador, second, 5 to 1 place; Satelite third. Time—1.07 1-2.

but the track was sticky, and fast time was out of the question.

The withdrawals were few and the in dications pointed to good betting, the attendance being the best of the week. The New York contingent was increased by several new arrivals.

FIRST RACE.

BECOND	RACE.	
Bix and a half furiouga.		ora Constitution
Starters.	Betting, St	Hif.Fin.
lis Grace. 105 (Ham)	7-Beven 3	22 11
Intario. 102 (Murphy)	3-leven 1	1h 10
redericks, 96 (Duffy)	b-leven 2	4 3h
darguerite, 104 (Johnson)	5-5 T-10 4	21164
laggie Beck, 101 (Rocks).	300-1 80-1 6	8 6
Chiera L., 101 (C. Johnson	ni 95 1 10 1 5	6 6
Centucky Lady, 107 (Konr		

Ontario, His Grace and Marguerit were close together in front of the rest to the far turn, where Marguerite was beaten. Ontario looked all over a winner in the stretch, but gave up just as soon as His Grace challenged him. Murphy went to the whip, which made Ontario swerve. Fredericks beat Marguerite a head for the place. Time—1.28 1-2.

Tivet-mile:		
Starters.	Betting S	t. Hit Fin.
Northford, 110 (Hender)	2.1 4.6	S 11 12
Syde, 195 (Johnson)	10.Kanen	
Danger, 196 (E. Tribe)	The state of	2 5000
Glimpae f., 102 (Ham)	0.0.0	2 2 2178
Ida R., 107 (Murphy)	100	1 25 4
Mamie Stark, 107 (Cornley	10-1 4-1	17 1
John Budden, 107 (Corniey	1 : x10-1 12-1	2 4 6
John Rudden, 105 (Downing	)28-1 19-1	4 9 7
Princess Marie 106(C. Johnso	m)00-1 10-1	5 6 8
Berwick, 105 (Alford)	50-1 20-1 1	3 8 9
Saluda f., 102 (Houlahan).	30-1 13-1 1	1 10 10
Ethelair f., 102 (Andrews	50-1 20-1 1	0 11 11
My Millie f., 102 (Duffy)	20-1 8-1	W 10 19
Hulda, 102 (Neary)	25.7 10.1 1	
	10-1-1	a 10 10
It was an easy race t	Or North	washing bearing

FOURTH RACE

the same of the sa
Starters. Betting. St. Hif. Fin.
May E., 94 (Andrews) 30-1 8-1 2 4 th
May E., 94 (Andrews), 30-1 8-1 2 4 1h
Westchester, 110 (Bender), 7-1 7-10 6 24 21
Uncle Jim, 107 (A. Moore) 20-1 3-1 4 5 4
Soprano II., 97% (Corbley), 40-1 10-1 5 6 5
Ponce de Leon, 106 (Johnson) 1-5 out 3 1% 6
Ponce de Leon rushed away like a wild
horse and opened up a gap of four
notice and opened up a gap of four
lengths. In the backstretch the leader
come back to ble date
came back to his field, and was next to
last turning into the stretch. In a drive
Mary 10 man the street an a drive
May E. won by a short head from West-
chester, with Lum third Time-2 on
Chester, with Lum third Time-200

1	MIX furiouss.			
	Starters. Whis. Jockeys.	Betting.		
	Finnwater, 97 (Ham)	Straight.		
ı	Con. Luney, 100 (heanlove)	7-6		
	Explorer, 109 (E. Tribe)	25-1	4	
	Push, 109 (A Moore) Levins, 97 (Corbley)	25-1		
	Levina won, Con Lucey	***		
	and Planwater third	WAS S	eco	

Time-1.20 1-2.

## PISA AT NEW ORLEANS.

psets Billy Barrick's Calculations by Winning the First.

(Special to The Evening World.)
RACE TRACK, NEW ORLEANS. Dec. 13.-Splendid weather and a good track were the conditions this afternoon The attendance was about 2,000 and the betting very lively.

Pive furlongs FIRST RACE, | Price turiongs | Detting Hilf-Fin. | Pina 106 (Leigh) | G-1 2-1 1 10 1½ | Red Top. 196 (Blake) | G-1 2-1 1 10 1½ | Red Top. 196 (Blake) | G-1 3-1 3 31 25 | Riack Jack, 106 (Harold) | S-1 5-2 5 5 31 | Stark, 102 (Harger) | S-1 3-1 4 4 4 | Hilp. Pomegranite, 102 (Penn) 6-1 8-5 2 2 5 | Cara Mia, 193 (Gardner) | 40-1 12-1 6 6 6 | Vocality, 103 (Pinneganic, 15-1 61 8 9 7 | Verdi, 10 (Moad) | 40-1 15-1 7 7 8 | Toes Witt, 103 U Gardner) | 50-1 15-1 7 7 8 | Toes Witt, 103 U Gardner) | 50-1 15-1 9 8 9 | Piga, 100. Pisa, imp. Pomegranite and Red Top headed the field to a fair start. Pome-

granite sat the pace down the backstretch, Red Top and Pisa being in front of the others. Pisa, however, headed Pomegranite in the run around the turn, and once in front stayed there, winning in a drive by half a length from Red Top, who beat Black Jack two lengths for the place. Time-1.02 3-4. SECOND BACE.

BROKER CHAPMAN'S CASE.

His Indictment Argued Before the District Court of Appeals.

WASHINGTON, D. C., Dec. 12.—The who was the leader. Feytonia being badly interfered with, losing several lengths. Woolsey led all the way and won cleverly by three lengths from McKenzie, who was three lengths from McKenzie, who was three lengths in front of Peytonia. Time—1.57 1-4. THIRD RACE.

and that the committee had ho ority to require answer to the question of the Government. United States the Government, United States the Government, United States the Government, United States the Government, United States the Wilson, Herman, Fidelic and Miss Perkins bunched and close up. In the stretch that the Senate may take action, mailtee acting on the order acts in the right.

## Perkins and Dollie following half lengths apart as named. Time—1.16 1-2. FOURTH RACE.

Little Mills won.

Metropole was second.

Jardine was third.

Time—1.21 3-4.

### RESULTS AT ROBY.

RACE TRACK, ROBY, Ind., Dec. 13 .-The races on this track to-day resulted

For entries and other sporting ews see seventh page.

MR. OLMSTED DECLINES.

Will Not Supervise the Speedway Construction.

Frederick Law Olmsted, the landcape architect, has declined to accept the job of supervising the construction of the Speedway. His reasons are stated in a letter received at the office of the Park Board to-day. Mr. Olmstead says: It is my opinion that the end with reference to which your commission was olganized in 1857 was not an engineering end, but an end to which engineering ands were intended to be subsidiary, so if it had not been intended that the Speedway should be made a work of engineering to which garden decoration might be afterwards applied, it would have been given to the Department of Engineering, not of Parks."

second be made a work of calinering to which garden decoration might be afterwards applied, it should be made a work of calinering to which garden decoration might be afterwards applied, it should be made a work of calinering to the property of the caliner which landscape architects, as such, would be employed simply to device which landscape architects, as such, would be employed simply to device which landscape architects, as such, would be employed simply to device which landscape architects, as such, would be employed simply to device which landscape architects, as such, would be employed simply to device which landscape architects, as such, would be employed simply to device which landscape architects, as such, would be employed simply to device which landscape architects, as such, would be employed simply to device pretty trimming to be applied to the stream of the second of the

sistant District-Attorney Osborne called the case.

Schooley is charged with forging a number on a St. Louis and Iroh Moun-tain Railroad \$1.00 bond. The bond was originally numbered 722, and was stolen from Mrs. Ellen M. Gay, in Washington, D. C., Dec. 14, 1830. On Aug. 12, 1891, Schooley sold the bond to James Walsh, 5 Wall street, but the number had been altered to 271.

way. He says they represented the money was to be used in some syndicate. They paid him alleged earnings at first, and then gave him accounts of large losses.

He thinks there were no investments by the concern, and has applied for an order to examine the books. He says he does not even know who to sue. Judge Bookstaver reserved decision on

### BERTH FOR GILROY'S NEPHEW

supt. of Mails Thomas J, Clarke Is Also Related to Mr. Crimmins. Thomas J. Clarke, who has been selected by Postmaster Dayton for successor to A. B. Maxe, the former Super-

intendent of Mails, as told on page 6, is a nephew of Mayor Gilray, and a relative, by marriage, to Contractor Thomas T. Crimmins.

Mr. Clarke entered the Post-Office in June, 1884. He was recently appointed Assistant Superintendent of Mails.

### CLEMENTS REAPPOINTED.

Jervis Speacer, of Maryland, to be Consul of the United States at Curaoca, West Indies.

# SENT CHECKS TENEMENTS.

Shocking State of Affairs Re- Witness Michael Moran Forvealed by Health Board's Investigation.

## GELLARS REEK WITH FILTH. GAVE \$425 IN THREE YEARS.

Dangerous and Foul Odors Everywhere.

NINETEEN HOMES INSPECTED. \$15,000 TO MAKE HIM CAPTAIN.

The Work Was Done by Physicians Instead of the Sant tary Police.

President Wilson, of the Health Department, to-day received reports from the Sanitary Inspectors sent out to in houses owned by the Trinity Corpora

originally numbered 722, and was stolen from Mrs. Ellen M. Gay, in Washington, D. C., Dec. 14, 1890. On Aug. 12, 1891, Schooley sold the bond to James Walsh, Swall street, but the number had been altered to 271.

A great deal of difficulty was experienced in obtaining a jury, as most of the talesmen had read "The World's charges against Schooley, and were challenged by Robert J. Haire.

Mrs. Gay was in attendance at the trial.

AFTER WEINMAN & CO.

It is Alleged the Brokers Defrauded Walter B. Drake has brought an action in the Court of Common Pleas to recover \$2,890, of which he claims he was defrauded by speculating with Weimman & Co., brokers, of 44 Broadway. He says they represented the money was to be used in some syndicate.

# LAMBERT MUST DIE.

New Jersey Board of Pardons Deals

with Many Criminals.

The Board of Pardons of New Jersey has pardoned Benjamin Warn, of Essex, sentenced to two years in the State Prison for forgery, Edward Young, of Camden, in prison for embezzlement. Prison for forgery, Edward Young, of Camden, in prison for embezzlement, whose term expires in January, 1895, and Albert Geiger, of Monmouth, whose term of ten years for atrocious assault expires Oct. 1, 1895. The fine on George W. Taylor, of Essex, sentenced to eighteen months and a fine for forgery, was remitted.

The commutation of sentence of death on Theodore Lambert, of Camden, was refused. He will be hanged Jan. 1.

### TOO SMALL FOR MORTON. His Albany Mansion to Be En

larged.

ALBANY, Dec. 13 .- Governor-elect and Mrs. Morton's Winter retinue at Albany The Georgia Man Will Serve Another Term as Commissioner.

WASHINGTON, D. C., Dec. 12.—The President to-day sent the following nominations to the Senate:

Judson C. Clements, of Georgia, to be an Interstate Commerce Commissioner. Reappointment. Term will expire Dec. 31, 1861.

### Weather Forecast.

merly Held a Contract to Tow City Scows.

Roofs Leak, Walls Damp, Yards The Drafts, Indorsed by the Tammany Chief, Shown to the Committee.

Testimony that That Sum Raised for Creeden---Silver Dollar's Gang.

ee's seasion to-day was the testimony of Michael Moran, of 12 South street who formerly was engaged in towing seews for the Street-Cleaning Department. His testimony was as follows:

stoner Coleman, who told me I must do the work as theaply as possible, and not give up any money to anybody, or he would take the contract away from

TERENCE LEONARD. CHARLES WEISSBECKER "Well that's refreshing," remarked

Sent Money to Croker.

Mr. Moran said the police had nothing

o do with the street-cleaning at that

ime. He had given up a little money

Q. Who did you give the money to? A. I sup-pose Mr. Croker got it. I sent it to him. He was the head of the organization I was working for. That was not while Mr. Coleman was Commis-

Mr. Beattle, the witness said, followed

pay his money like anyone else, having

letermined to hold his own end up al-

though he had bid for the contract.

Q. When did you last give a check to the organization? A. About a year ago.

18, 1803, payable to Mr. Croker, and in-

lorsed by him, were also shown.

The witness said they were for the

Sent \$425 in Three Years.

he Chairman

for political purposes.

as a worthless bulk is how doing the same work for the city? A. Yes. sir. Q. Who has the contract for towing now? A. William Enly, I believe. Q. Do you know any one size who has any in-terest in this contract? A. I do not.

Cant. Creeden on the Stand. Mr. Goff then called Capt. Timothy



"SILVER DOLLAR" SMITH.

Q. Did you distinguish yourself in any riots in New York City that received public commenda-tion? No, sir; not that I know of. I did duly in a number of strikes, I was not looking to any public notice and never made any application for such honor.

for such heapt.

Mr. Goff produced Capt. Creeden's record, which was taken from the books at Police Headquarters, and showed that in thirty years' service he had only been fined six days' pay.

Mr. Goff said he was sorry to ask the Captal the quantum after showing his

Did Not Pay to Be Appointed. "I haven't paid anything for my ap-ointment," replied Capt. Creeden, in a

pointment," replied Capt. Creeden, in a low voice.
"Have you paid any money, in any way, directly or indirectly, in connection with your appointment?"
Capt. Creeden hesitated some time, and then repeated his former answer.



POLICEMAN KENNY. The Captain said, however, that he had not paid money or anything else,

leved that there was no foundation in the story. He had never asked any of the persons whose names were mentioned in connection with the raising of this fund, whether they had so contributed.

Mr. Coleman, and he then decided to

Mr. Goff produced a check for \$50, date!

June 16, 1891, payable to Richard Croker.

Q. What was that for? A. That was for the
Tammany Hall Fourth of July blow-out.

Q. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of Brooklyn

G. Why should you as a resident of

Fund to Make Creeden Captain. elections.

Q. But you were not a member of Tammany
Hall?

A. No, but I had a great interest in the
organization for all that.

Two other checks, one of \$50, dated

The witness said they were for the same purpose. He did not know why the amount was increased, but said he might have been doing better then. There were also two checks, given in 1922 for in June and \$150 in October, all indorsed by Mr. Croker. The increase in the October contribution that year, the witness said, might have been due to the fact that it was Presidential year and the organization needed more money. "It might have been that I was doing better and had more to give. The Winter was coming on, you know, and that made a difference."

Sent \$425 in Three Years.

William Snell was then called. He is a real estate man living at 25 Stanton street. His bank book in the Germania Bank was produced by Mr. Goff. who called his attention to a deposit of \$15,000 on Jan. 4, 1894, and asked him where he The amount of the five Croker checks was \$45 for the three years. Most of them were drawn on the Union Square Eank. Last year, the witness said, he lost his contract with the city. The turn Dassori and Municipal were condemned and sold at auction, but the Dassori was again in use by the city towing garbage. She was sold for \$2,600. About \$450 was spent in repairs, and she was sold again and bought by the company that is now doing the municipal towing. was appointed a stakeholder of amount at the roquest of my her-in-law, Daniel Patterson. He was formerly an Assemblyman? A.

# WAR UPON HIS WIFE.

Thomas F. Mulvaney Declares She Is Guilty of Fraud.

He Is in Utah. Where His Life Was Attempted.

Domestic Complication Disclosed To-Day.

Suit was begun in the Supreme Court to-day by Thomas F. Mulvaney against Sadie M. Mulvaney to recover the value of \$125,000 in property, which he alleges was obtained from him by fraud and

"SILVER DOLLAR" SMITH.

he joined the force on Oct. 5, 1864. He was a patrolman till April, 1876, when be was made roundsman. He became a sergeant on Aug. 7, 1879, in the Eldridge street station, and remained there was made Captain.

Previous to joining the police force he said he was in the army, and had fought through the civil war, in twenty-three engagements. His regiment was the Elghty-second New York Volunteers.

Q. Did you distinguish rourself in any riots in Saide M. Mulyany, and an accomplice. Sadle M. Mulvany, and an accomplice. He had owned the property involved for a long time, when, on Aug. 17, 1893,

he transfered it to the defendant for a onsideration of \$1 and love and affection. The transfer was subject to a mortgage of \$40,000. Plaintiff charges that the transfer was secured by fraud, deceit and representasecured by fraud, deceit and representations which, he alieges, he has since
learned to be fals.

The mortgage of \$40,000 was paid and
cancelled Aug, 8 last, and Mulvaney and
the defendant united in executing
another mortgage for \$35,000.

Mulvaney asks that the deed of transfer be declared void and the defendant
enjoined from disposing of the property.

THE POPE HAS CATARRH.

Leave His Apartments. LONDON, Dec. 12.-The Lancet say the Pope is suffering from catarrhal symptoms, and that he has been for bidden by his physicians to leave

Socialists Compel the Italian House

of Deputies to Adjourn. ROME, Dec. 13.-There was an upros o-day in the Chamber of Deputies, owng to a question put by a Socialist Deputy respecting the dissolving of the Mu-nicipal Council of Parma. When the Government tried to explain the Social-ists, especially Sig. Agnini, made vio-

President Biancheri appealed to the House to protest against the conduct of the Socialists, who, nevertheless, con-tinued the tumult until the President suspended the sitting. When the House reassembled, the Dep-

uties passed a vote of thanks to Sig Biancheri for his energetic conduct, Death of a French Senator and

Litternteur. Dec. 13 .- Jean Mace, th rench litterateur and Senator, is dead. GARVEY VERDICT CHANGED.

Astor Tramp. W. H. Stayton, counsel for John Gar vey, known to fame as the "Astor Tramp," created a sensation in Part II of the Court of General Sessions to-day. When Garvey was arraigned for sen tence, Lawyer Stayton protested, stating that the verdict of the jury had been in-

### MRS. FITZGERALD SET FREE.

NEW ORLEANS, Dec. 12.-J. J. Davis

shot and killed George Boya at the corner of Canal and Royal streets. David was the crier and Boys the deputy sheriff who were summarily dismissed last week by Judge Moise in conse-quence of a special report of the Grand Jury, implicating them in the charge of tampering with the petit jury list.

PRICE ONE CENT.

## CHARGES WERE WEAK

Police Board Forced to Adjourn the Westervelt Trial.

The Captain's Lawyer Protested but Was Gverruled.

New Charges Will He Drawn Up for the Next Meeting.

Police Capt. Joseph Pourth street East One Hundred and Fourth street station, was arraigned for trial before station, was arraigned for trial before the Police Board this morning on t fourish in his precinct

His accuser was Vincent Majews who rejoices in the sobriquet "Frenchy," and who lives at 350 Es One Hundred and Fourth street.
"Frenchy" appeared before the Lex
Committee a short time ago, and in
testimony he rattled off a list of a se

of policy shops which were running over time to catch up with the colored track in Capt. Westerveit's precinct. When the case was called Mr. Hour entered a plea of not guilty, and anked to see the charges under which the Cap

to see the charges under which the Cap-tain was tried on March 13.

"The papers are in the possession of the Senate Committee," said Mr. Mortin.

"It is unfortunate," said Mr. House, "for I don't think you have a right to try a man twice for the same offence."

"I think the Board will go on with the case," said Mr. Martin,
Then Mr. House moved that that purtioular place be stricken off the present

charges.

There was an argument over this, our ing which Mr. House said he would have the papers, even if he had to summe the Recorder-elect and every one deconnected with the Lazow Committee A truce was patched up, and "Franchy was called by Mr. Wellman as the Enwitness.



shop there. "I object," said Mr. House, and Judge Fitzgerald was astonished. Law-yer Stayton then continued:
"The jury found Garvey guilty of un-lawfully entering a building and that was
"Neither can you," retorted France "Neither can you," retorted France this fund, whether they had so contributed.

Q. You gave a promissory note about January, 1882; A. Yes, i gave a note to John Howard, of the Kenwood House, on the Bowery, Q. You gave another? A. Yes, to Mr. McGurk.

Q. What, the noterious dive-keepers of the Bowery? A. I don't know anything about the place while I was there.

Mr. Goff stated impressively that the attitude of Capt. Creeden gave him more intense surprise than anything which had happened since the commencement of the investigation. Continuing, Capt. Creeden gave him him more intense surprise than anything which had happened since the commencement of the investigation. Continuing, Capt. Creeden said he had borrowed \$1.600 each from McGurk and Howard, and might have borrowed some from Aaron Hirchberg, of \$2 Bowery, but not from any other persons at that time.

He had never heard the names of CCharles McKeon or Martin Kirby mentioned in connection with the subscription to secure his appointment. Mr. Goff mentioned severa; other names, but the witness said he had never heard the manes of the had never heard the names of the had never heard the manes of the had never heard the names of the never heard the verdict to pure the verdict to pure the never heard t

mittee.

Then the testimony was shifted to the place 204 East Ninety-eighth streat.

This brought Mr. Wellman and Mr. House in condict again, and, during their argument the witness arose from his chair and took a step towards Mr. Fund to Make Creeden Captain.

John Howard was put on the stand at this point, and testified that he had not paid the \$1.090 to Capt. Creeden, but to Harney Rourke.

He said that it was represented to him shot and killed Mrs. Carrie Pearsall Declared Sane.

Mrs. Carterine Fitsgerald, Police Inspector W. A. McLaughlin's sister, who shot and killed Mrs. Carrie Pearsall that it was represented to him several months ago, and was committed to the Middletown Insane Asylum, was several months ago, and was committed to the Middletown Insane Asylum, was controlled the money and it got a note in exchange, "said Howard Capt. Creeden's note."

Q. Was it ever paid? A. It was.

Q. What was the infernation you acted on it give \$1,000 to that fund? A. I understood the fund was a surf of itsellmonial to sergit. Creeden's note."

Q. Was it ever paid? A. It was.

Q. What was the infernation you acted on it give \$1,000 to that fund? A. I understood the fund was a surf of itsellmonial to sergit. Creeden's note."

Q. Was it ever paid? A. It was.

Q. What was the infernation you acted on it give \$1,000 to that fund? A. I understood the fund was a surf of itsellmonial to sergit. Creeden's note."

Q. Was it ever paid? A. It was.

Q. What was the infernation you acted on it give \$1,000 to that fund? A. I understood the fund was a surf of itsellmonial to sergit. Creeden's note."

Q. But you did not give \$1,000 for that purpose shorts, and they set about to secure her release.

Q. How was Caut. Creeden's note paid? Brown the land of the paid about the being made a captain. On the paid and paid about the being made a captain. On the paid about the being made a captain. On the paid about the being made a captain. On the paid about the being made a captain. On the paid about the being made a captain. On the paid about the being made a captain. On the paid about the being made a captain. On the paid about the being made a captain. On the paid about the being made a captain. On the paid about the being made a captain. On the paid about the bei